EXHIBIT 11 Excerpts of the Transcript of the July 21, 2011 Deposition of Michael Davichick REDACTED

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1
             UNITED STATES DISTRICT COURT
2
                  DISTRICT OF NEVADA
3
    ORACLE, USA, INC., a
4
5
    Colorado corporation;
    ORACLE AMERICA, INC., a
6
7
    Dealaware corporation;
8
    and ORACLE INTERNATIONAL
9
    CORPORATION, a
                              )
10
    California corporation, )
11
                 Plaintiffs, )
12
                              ) No. 2:10-cv-0106
           vs.
13
    RIMINI STREET, INC., a ) -LRH-PAL
    Nevada corporation; SETH
14
15
    RAVIN, an individual,
                 Defendants. )
16
17
18
        Videotaped Deposition of MICHAEL JOHN
19
        DAVICHICK, taken at Three Embarcadero
20
        Center, 28th Floor, San Francisco,
21
22
        California, commencing at 9:03 a.m.,
23
        Thursday, July 21, 2011, before
24
        Kenneth T. Brill, CSR No. 12797.
    PAGES 1 - 305
25
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1	А.	2005, I believe.	09:06:51
2	Q.	Do you have any post-collegiate education?	09:06:55
3	Α.	No.	09:07:00
4	Q.	Do you have any certification such as in	09:07:00
5	business	or engineering?	09:07:02
6	Α.	No.	09:07:03
7	Q.	Did you have a work history prior to going	09:07:06
8	to colleg	ge?	09:07:08
9	Α.	I did work prior to going to college.	09:07:09
10	Q.	Okay. Between high school and college?	09:07:11
11	Α.	Yes.	09:07:13
12	Q.	Okay. What jobs did you have?	09:07:14
13	Α.	Oh, I was working at a company by the name	09:07:16
14	of Data E	Cast, which was a game company manufacturer.	09:07:20
15	Worked at	Triad Systems in Livermore. Worked for	09:07:25
16	PeopleSof	t. Worked for Saba. Worked for	09:07:35
17	TomorrowN	Now. And currently with Rimini Street.	09:07:41
18	Q.	When did you work for Data East?	09:07:47
19	Α.	I believe that was around 1989. '89, '90.	09:07:51
20	Q.	Okay. And for how long did you work for	09:07:58
21	them?		09:08:00
22	Α.	I think I was just there about five years.	09:08:00
23	Q.	So until about '94?	09:08:03
24	Α.	I believe so.	09:08:05
25	Q.	What did you do for Data East?	09:08:12
			Page 7

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1	Q. And for how long were you at Saba?	09:16:00
2	A. Oh, boy, I think just probably less than a	09:16:04
3	year.	09:16:10
4	Q. So you started there in the beginning of	09:16:11
5	2002?	09:16:12
6	A. Yeah, right around 2001, end end of	09:16:13
7	year 2001, and right around 2002 is when I had	09:16:13
8	actually left. So it was it was less than a	09:16:18
9	year.	09:16:21
10	REDACTED	09:16:22
11		09:16:25
12		09:16:26
13		09:16:27
14		09:16:33
15		09:16:37
16		09:16:39
17		09:16:41
18		09:16:44
19		09:16:48
20		09:16:49
21		09:16:52
22		09:16:59
23		09:17:01
24		09:17:04
25		09:17:10
	I	Page 15

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1	REDACTED	09:17:14
2		09:17:16
3		09:17:21
4		09:17:25
5		09:17:25
6		09:17:29
7		09:17:31
8		09:17:32
9		09:17:34
10		09:17:34
11		09:17:35
12		09:17:37
13		09:17:41
14		09:17:43
15		09:17:44
16		09:17:45
17		09:17:48
18		09:17:48
19		09:17:49
20		09:17:52
21		09:17:53
22		09:17:55
23		09:17:56
24		09:17:56
25		09:17:59
		Page 16
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1	REDACTED	09:18:01
2		09:18:07
3		09:18:09
4		09:18:11
5		09:18:19
6		09:18:20
7		09:18:21
8		09:18:22
9		09:18:24
10		09:18:24
11		09:18:27
12		09:18:31
13		09:18:32
14		09:18:36
15		09:18:36
16		09:18:43
17		09:18:46
18		09:18:48
19		09:18:50
20		09:18:52
21		09:18:59
22		09:19:01
23		09:19:01
24		09:19:04
25		09:19:07
		Page 17
	TO 'A ANTA' IN 'A' O I'A' A' CO '	

CERTIFICATE OF REPORTER 1 2 I, KENNETH T. BRILL, a Certified Shorthand 3 Reporter, hereby certify that the witness in the 4 foregoing deposition was by me duly sworn to tell 5 the truth, the whole truth, and nothing but the 6 truth in the within-entitled cause; That said deposition was taken down in 8 shorthand by me, a disinterested person, at the time 9 and place therein stated, and that the testimony of 10 the said witness was thereafter reduced to 11 typewriting, by computer, under my direction and 12 supervision; 13 I further certify that I am not of counsel 14 or attorney for either or any of the parties to the 15 said deposition, nor in any way interested in the 16 event of this cause, and that I am not related to 17 any of the parties hereto. 18 19 DATED: July 27, 2011 20 21 22 23 24 25 CSR#12797

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